ENTERRO AT THE POST-OFFICE AT JACKSON VOLUME XLIV. AS SECOND-CLASS MATTER. WHEN WE ARR OLD AND GRAY.

BY P. R. WEATHERLY. When we are obtained grey, lave, When we are old and gray. The turmer of the day. the arrive of hours of even. In our life's fair (wilight time We'll lack upon the morn, lave,

Wall whiteen with we may, When we are old and gray, love, When we are old and gear.

When we were young and gay, lave, When we were young and gay, When distant seem'd December, And all may golden May; Our true love made as brave, Var naminal tiplewillin twillight o far the close of day, on we were young and guy, low

When we were young unit gay: brook bravence bendt leans to a for all the gladness in we have all and gray, love,

DEALD

D

ANS RICE

G,

am,

AW

SUPREME COURT DECISIONS.

Reported for The Clarion by L. Brame, Attor-ney-at-Law, Jackson, Miss. APRIL TERM, 1881. PROSESS M. T. CKER, No. 3550.

f. M. Whirmisan) From the Crowil Court of Clay County, to such article. going an Instrument of writing which was control disted in common form as his will by the many yourt of Clay county. He devised warm band to the piece, M. M. Whitehead.

and in purol to John Evans for the year

purpose the rest to be paid to stantially as follows: as devised. Among other things, it was and bring your best shot gum, for I consider moon in August. The women avered that After the war Dr. Huff was lost sight of, urged that the devices could not assert a it a baster."

some one of his companions, and unarmed for any day for lifty years back and firty collect the reats according thereon after the beats of the testator, unless the beirs at as he entered, was fired upon and kided for any day for lifty years back and firty years in the future. He incidentally referred to the fact, that the French governauthorize the interpolition of a court of spivey and his son John were. There were relating to the phrases and effects of the con the heirs at law; but this language but rejected, the construct with relevant to the cases in which it was used.
The following instructions, among others, with the Washington astronomical observations were all appeals from probate court were given at the instence of the district at-

re matters of which the court granting the the jury should disregard the testimony of Appelies was the landlord after the death believe them altogether as unworthy of

P. W. Turker, and was entitled to collect | credit." ifferent rule prevails by resson of \$ 1327. xiend to any one entitled to the rent. Any killed the deceased, although they may beprovisions of chapter 21 of the Code of 1871, aghi avail himself of the remedy afforded

pellant. Fred Beall, course.

[To be reported.] F. Joseph, ET Al., No. 3722.

"It is agreed and understood that until CAMPBELL, J. conditions broken we are to remain in possession of said property and carry on our selling and conducting our business as in the second district of the county, and heretofore. It is further agreed that until therefore the circuit court of the first distributed with the county of the first distributed by the left distributed by the 1st day of January 1882, we shall triet had no cognizance of the case. The ach be allowed to draw out of the funds of judgment must be reversed. The court has he store fifty dollars each month; that we no power to correct the record. shall on the first of each mouth make to the said E. Joseph a statement of the business of the preceding mouth and shall pay over to be a reversal, as decided on the motion in of the preceding month and shall pay over this case at a former day of this term.

to him the cash received during the month, this case at a former day of this term.

Two snepherd boys, ager respectively ten and twelve years, committed suicide near this case at a former day of this term.

Two snepherd boys, ager respectively ten and twelve years, committed suicide near this case at a former day of this term.

Two snepherd boys, ager respectively ten and twelve years, committed suicide near this case at a former day of this term.

Two snepherd boys, ager respectively ten and twelve years, committed suicide near this case at a former day of this term.

The be by him expended in the payment of the accused, called to his brother, the above allowance, in making such cash presence of the accused, called to his brother, and were in danger of being run over. The and twelve years, committed suicide near this case at a former day of this term.

The above allowance, in making such cash presence of the accused, called to his brother, and were in danger of being run over. The and twelve years, committed suicide near this case at a former day of this term.

The above allowance, in making such cash presence of the accused, called to his brother, and were in danger of being run over. purchases as may be necessary in carrying saying: "Run here, Pa. has killed Capt. Bailey" was properly admitted.

Defendants contested the attachment, but present the actors before the jury as they the same was sustained, and a judgment were with respect to each other at the time alternative, for the delivery of the goods or dence that Bailey was "an overbearing, tur-

a schedule. the court is given in full.

ting for monthly accounts of the business to ground to believe that the attack was felobe readered to the trustee, and for payment of the money received, to be applied
under his direction to the maintenance of
the business, by payment of current expenses and making purchases to replenish
the stack; but as the money was not to be
the stack; but as the money was appeared to avoid the
the stack; but as the money was appeared to avoid the
the stack; but as the money was appeared to avoid the
paramore and Mr. Black who introduced to
the monthly accounts of the business to replenish
to him of the money was appeared to avoid the
the attack was felothe attack, and for payment or the attack was felothe attack, and for payment or the attack was felothe attack, and for payment or the attack was felothe attack, and for payment or the attack was felothe attack, and for payment or the attack was felothe attack was felothe attack, and for payment or the attack was felothe attack, and for payment or the attack was felothe attack, and for payment or the attack was felothe attack was felothe attack, and for payment or an unthe attack was felothe attack was felothe attack, and for payment or an unthe attack was felothe attack was fe applied to the deed of trust, and was applied to the deed of trust, and was by the terms of the deed of trust, and was by the terms of the deed of trust, and was by the terms of the deed of trust, and was by the terms of the deed of trust, and was by the terms of the deed of trust, and was entire third to develop a tendency towards to be kept in the business, the instruction fails to tell grew up into a bright, handsome lad, and it is in the business men of the Merchants' exchange, where an interpretation fails to tell grew up into a bright, handsome lad, and appointment was made to meet the merchants' exchange on Monday next at 1 p. M., where a probable that it conveyed an idea, which is not distinguished from those which have a probable that it conveyed an idea, which is not distinguished from those which have a probable that it conveyed an idea, which is not distinguished from those which have a probable that it conveyed an idea, which is not distinguished from those which have a probable that it conveyed an idea, which is not distinguished from those which have a probable that it conveyed an idea, which is not distinguished from those which have a probable that it conveyed an idea, which is not distinguished from those which have a probable that it conveyed an idea, which is not distinguished from those which have a probable that it conveyed an idea, which is not distinguished from those which have a probable that it conveyed an idea, which is not distinguished from those which have a probable that it conveyed an idea, which is not conveyed an idea, which is not distinguished from the section of the Merchants' exchange of him to the Merchants' exchange of him to the Merchants' exchange.

It was the deed of trust, and was conveyed and was a conveyed and it is highly because the conveyed and it is not conveyed and it is not conveyed. The instruction fails to tell their third to develop a tendency towards the conveyed and it is not conveyed. The conveyed and it is not conveyed and it is not conveyed and it is applied to the discharge of the debt secured by conveying a meaning not intended and mulatto mistress of his father, and was en- Paramore and Mr. Black, who introduced their second to encarnadine the nose;

P. W. Tocker died February 18, 1879, Nugent & McWillie and D. C. Bramlett,

To be reported.

No. 3588. fine deceased had related a portion of the STATE OF MISSISSIPPL.

Appeal from the Circuit Court of Panola County, Hon. Samuel Powel, Judge. Appellant was indicted, tried and convicted for the murder of W. W. Bailey and sentenced to be hung. The facts are sub-

hand and made a crop. Meantime there and a son lived on the place owned by the vos a probate of the will, and when deceased the wife and daughters worked a he mut was due M. M. Whitehead eropou Bailey's place, while the accused was a well-digger, working about the coun-

> On the morning of the 12th of June, 1889, of the determination of the day of the killing, Spivey wrote W. We

The products of the will of P. W. Tucker with the gun, went to the field to work regarded these practices as a "superstition" common form is effectual and bind- and about sun-set of that day came and a "popular delusion." Among the first en State, he always had the air of a hunted Until this is done, the deviser is the gate, barrey left his borse with curse of suspicion that had followed him the most convenient arangements and reperty and its income, until the contest three shots fired from the window, and two Arage, who after an observation during he will can be made. In Hamberlin s, from the lane in front—all in quick success twenty years, finally reported that he had Low Thomas Landon Both of Spiven's arms were broken by failed to reach any satisfactory results.

In a paper I sent to the Smithsonian In-

r), in speaking of the effect of a probate On the trial below the notes were excludon form, say it is an incipient step ed by the court. Evidence of the fact that proceedings, taken in order to give Bailey was "an overbearing, turbulent and a kind reply of March 19,1872, wound up with jurisdiction and is not conclusive impetuous man' was also offered in evidence, a complimentary remark that it "would be

iddy of the wills. The contest in each cerely entertained by the defendant, that Journal of Science and Arts." I got most those cases was made in the manner deceased Bailey designed and intended to on which by the statutes to contest the take his life or to do him some great bodily addity of the will, and if the probate again be thus overthrown, the carollery is a lively apprehension that his life was in factory as the probate in common sugar to the probate at the probate in common that his life was in factory and the probate at the probate in common that his life was in factory and the probate at the probate in common that his life was in the probate in common that the probate is common to take this occasion to say I am not at the probate at the probate in common that his life was in the probate in common that the probate is common to take this occasion to say I am not a truly only building upon any early readings of elements. collected, and, therefore, if a probate under bension was just and reasonable, yet if he an interesting letter from Professor Spencer soil be shown, evidence will not be admitted that the will was forged, or that the execution of it was precured by fraud, or that the lessafor was non-transfer person was non-transfer person was executor. Toller on Expending the first that the defendant wilfully and knowingly testing the first testing letter from Professor Spencer and the shown, evidence will not be admitted that the method of it was forged, or that the execution of it was precured by fraud, or that the lessafor was non-transfer person was executor. Toller on Expensive and the subject of the "Lunar Wave" which I have hereofore contended, supering the first from Professor Spencer and the shown and in so doing, killed Institute, in answer to certain interrogatories of mine from which I derive that I institute, in answer to certain interrogatories of mine from which I derive that I institute, in answer to certain interrogatories of mine from the whole evidence that any witness or witnesses for the defendant wilfully and knowingly testing the first from the same of the subject of the "Lunar Wave" which I have hereofore contended, supering the first from the subject of the "Lunar Wave" which I have hereofore contended, supering the first from the subject of the "Lunar Wave" which I have hereofore contended, supering the first from the subject of the "Lunar Wave" which I have hereofore contended, supering the first from the subject of the supering from the subject of the supering from the subject of the supering from the supering from the subject of the supering from the subject of the supering from the super The reason given is that these fied falsely to any material fact in the case, such witness or witnesses, and should dis-

the rout for 1879. Code 1871 § 2288; The following instruction with others, for defendant was refused: Since the adoption of the Code of 1880 a S. "If the jury have a reasonable doubt from the evidence in the case which of the Spivey's, the defendant or John Spivey,

lieve that one of them did the killing, they will acquit. Appellant acquired no right to the rent John Spivey immediately after the killing, script, which is interpreted "Man, blow

The record contains no copy of the indict-I. F. Bradshaw and F. S. White, for ap- ment. In answer to a certificari, the circuit clerk returned that the indictment was lost after the trial. No objection was made to the indictment in the court below. But on

\$10,000, due January 1, 1882, with interest place of 1st. But it was insisted that the That earthquakes have not been found to apologized to me for hot wearing his own

siness of retail merchants, buying and 1. The homicide is shown to have occurred

A Strange History. was rendered against the claimant in the of the killing.

5. The court did not err in rejecting evi
San Francisco and His Strange Will.

payment of the value thereof as set forth in bulent and impetuous man." That was Oglethorpe (Ga.) Echo.] Brrelevant. The principle on which it is admissible few months since, was found in the New

The claimant appealed. The opinion of The principle on which it is accused York Tribune : from some overt act of the deceased indica-Camplell, J.

Because of their susceptibility of abuse, by reason of the ease with which they may be employed for wrong purposes to the injury of creditors, many courts have conjury of creditors, many courts have conjury of creditors, and as fraudulent and void mortgages demand as fraudulent and void mortgages.

Camplell, J.

Because of their susceptibility of abuse, by reason of the ease with which they may be employed for wrong purposes to the injury of creditors, many courts have conjury of creditors, and attention, as absorbed during the conduct of the accused circumstanced and after the other with unflagging interest and attention, as absorbed during the conduct of the accused circumstanced and attention, as absorbed during the conduct of the accused circumstanced and attention, as absorbed during the conduct of the accused circumstanced and attention, as absorbed during the conduct of the accused of the conduct of the accused for the conduct of the accused for the conduct

court has committed itself to this view. It must first appear that there was an at-Hurman v. Hoskins, 56 Miss, 142. It has and then the accused, who was the Dr. Oliver Huft was the illegitimate son Human'r Hoskins, 56 Miss, 142.

The instrument under consideration shows an effort to avoid objection to it, by stipular and effect, and in this age of the committee its stipular its committee its c ting for monthly accounts of the business to ground to believe that the attack was felo-created quite a sensation before the war by

Letter from Major Francis A. Wolff and Inter-Accused and his wife and two daughters esting R ply of Professor Spencer F. Baird, to Certain Interogatories Regarding the Influence of the Moon.

> WALNUT STATION, 1 TOPPAH COUNTY, MISSISSIPPL,

On the morning of the 12th of June, 1820, the day of the killing. Spivey wrote W. We bailey, (the deceased,) a note telling him of the did not keep his stock out of his wife's the reply to this Bailey wrote: "Meet me him your best shot gun, for I consider it a banter."

About this time Dr. Hun quitted the common shut the war as surgeon in a Control with estingtion one know his destination. But some of the soldiers from this country with every variety of seeds; and also, judge saw him during the war as surgeon in a Control with every variety of seeds; and also, judge saw him during the war as surgeon in a Control with every variety of seeds; and also, judge saw him during the war as surgeon in a Control with every variety of seeds; and also, judge of the worth of various fertilizers and system of the worth of vari

decently snubbed-they did not deign to publish my "Lunar Influences" and in de- It Was Not Tendered to or Declined by the broad domain of Science and Art.

canoes and the throes of earthquakes. I am clearly of the opinion, that the diurnal vaculatious, the earth and moon must be regarded as one body and that the center of question arose whether Gen. Lee at the motion is not in the center of the earth-it surrender actually tendered and you reis movable. I now part with this subject and surrender it to abler hands. In full view that you should be written to for a decision.

I shull enter hands. In full view There is no full to the properties of the I shall enter more inviting, greener fields in In speaking of myself, it must be remembered, that there is a new code of maxims.

In the recent excavations of Herculaneum, On the trial below, the declaration of some Archæologist has thrown out a manuby reason of the contract with the tenant, as to who killed Bailey, was admitted in thine own horn. If thee bloweth not thine own horn, nobody bloweth it for thee." Very truly yours, FEANOIS A. WOLFF.

SMITHSONIAN INSTITUTE.

WASHINTON, D. C., May 19, 1881.

wave in the earth's crust. Yours respectfully,

A Romantic Suicide.

Two shepherd boys, aged respectively ten and were in danger of being run over. The was done watchman called the boys and threatened

Beath of a Former Citizen of Georgia in Steady Advance of Ex-King Cotton Toward

The following mysterious paragraph,

ting a present purpose to do him some great died recently, directed in his will that a died recently, directed in his will that a larger or more appreciative audience that never tire of them, but will go to one last never assembled to great that body on parties with unflagging interest.

ondescending way that chafed his proud spirit. Others spoke of him as the "nigger He was once engaged to one of the first

young ladies in South Carolina, but the report of his birth reaching her family's ears, the match was broken off. The beginning of the late war found Col. Huff dead, who left his illegitimate son a tainly seek so favorable an opportunity to fine property, to revert to him at the death | present their claims to the world.

of the lawful heirs. About this time Dr. Huff quitted the

Gen. Grant. The Richmond (Va.) Dispatch yesterday oublished the following correspondence in

reference to a controversy as to the authenticity of the statement in "Holmes' School History" that "Gen. Grant declined to re-Appomattox:

"BUFFALO LITHIA SPRINGS, VA., ! "March 11, 1881.

"Str-In a friendly discussion between several gentlemen of Northern and Southern proclivities as to the truth of history a There is no idle curiosity or desire for notoriety in regard to this request, and a reply from you would be highly appreciated. "Very Respectfully, "J. D. JEFFRESS."

bottom of the same sheet of paper: "Gen. Badeau's book, now in the hands of the printer, will give the exact truth of the matter referred to in this letter. There was no demand made for Gen. Lee's sword, and

no tender of it offered. U. S. GRANT." In reference to the above, the following SIR: In reply to your inquiry of May conversation between Gens. Lee, Early and a recurrence of the collapse of 1873 impos-Supreme Court could not proceed without Appeal from the Circuit Court of Wilkings of County, Hon. J. B. Chrimman, Judge. S. Kaiser & Bro., merchants at Woodville, Mississippi, and who had a store at Centre wille, on the 234 of March, 1881, executed a convicted in the first district, but the convicted in the convicted in the first district, but the convicted in the co Mississippi, and who had a store at Centreville, on the 23d of March, 1881, executed a districts. The accused was indicted and districts. The accused was indicted into two court in different localities, they have shed horse localities, they have shed was deal \$17,873.56. A third and a court was considered in the first was an entern to entire accused was accused was an accusate in reference to the subject on the country was an accusate in the feriod of time. Gents and a state of the country was accused with a country limited and accusate in the feriod of time. into his parlor. Gen. Lee then briefly Convention. willing to surrender. Gen. Grant expressed himself as satisfied with them, and

saying: "Run here, Pa. has killed Capt, but the business in paying the cash current on the business in paying the cash current of the above named in the store, and the surplus, it against the property admitted.

The note by Bailey to the accused in the forecoons of the day of the killing had thought the said and ladditions to the subsequent conduct of blaid on the conduction of the lishops of the forecoons of the day of the killing had though the said and ladditions to the subsequent conduct of blaid of the above named in the forecoons of the day of the killing had thought the said and ladditions to the subsequent conduct of blaid of the same was delivered to him upon his execused as the same was delivered to him upon his execused as a claim for the property, and the same was delivered to him upon his execused as a claim for the property, and the same was delivered to him upon his execused as a claim for the property, and the same was delivered to him upon his execused as parts of the tragedy, and proper to death each that the property is an analysis of the same was delivered to him upon his execused as a claim for the property, and the same was delivered to him upon his execused as a claim for the property, and the same was delivered to him upon his execused as parts of whole successive acts of the tragedy, and proper to a same was delivered to him upon his execused as parts of whole successive acts of the tragedy, and proper to a same was delivered to him upon his execused as parts of whole successive acts of the tragedy, and proper to a same was delivered to him upon his execused as parts of whole successive acts of the tragedy, and proper to a same was delivered to him upon his execused as parts of whole successive acts of the tragedy, and proper to a same was delivered to him upon his execused as parts of whole successive acts of the tragedy as parts of whole successive acts of the tragedy, and proper to a same the maintenance alled the booken the project of the based on the frightened lads were intended t

REGAINING SUPREMACY.

the Throne.

the American commissioner of the internative weddings they may have seen, they and a larger or more appreciative audience that now combined responsibility. and deeds of trusts on stocks of merchandise, which provide for the retention of posession by the maker of the instrument,
with power to sell and replenish the guide
in the usual course of such business. This Huff are known, that the motives which prompted this singular document can be exprompted this singular document can be expressed and the state of the singular document can be expressed as a control of the singular document can be exp more, St. Louis; Gen. Cyrus Bussey, New "nerves" agitation is apt to produce

mark will not apply to Missouri, Arkansas, Present role of bridemaid, but under-Texas, Kansas, Iowa, Nebraska, Minnesota studies the chief part. and Dakota, for population is pouring into creating a demand for the roads that are being built; and the experience of the last six years shows how quickly the country repairs the error of excessive railroad building, by growing up to the roads. It is to be remembered, too, that the country it ceive Gen. Lee's sword" at the surrender at gorged with money, and fast growing out o debt: that we are exporting \$250,000,000 more of products than we are importing: that we are reducing our national debt at the rate of \$100,000,000 a year, with surplus revenue; that we no longer need to borrow money from Europe to build railroads, nor do we need to issue State and county bonds | are always too long in it, sir." by the million, for that purpose; the new roads are built almost entirely with home expital. Another important fact is that we Gen. Grant replied as follows, on the ottom of the same sheet of paper:

one-half what the same mileage cost eight years ago. It would not be surprising if we should somewhat overdo the work; we are to ter.

one-half what the same mileage cost eight against and committed by our people are the are finding it out.—New Haven Registers. addicted to the habit of overdoing nearly every business we go into. But the healthy condition of our agriculture and mechanical industries, the abundance of money in the country, our increasing capacity for production and consumption, and the enormous immigration we are receiving, make

The floating of wheat down the Mississip-\$10,000, due January 1, 1882, with interest place of 1st. But it was insisted that the observe conjunctions of the sun and moon, from May 15th, 1878. The deed contained the following provision:

That earthquages have not dear to the sun and moon, sword, saying that it had gone off in his pi river in barges has proved so successful that it is now proposed to try this method much attention has been given to this point, in time. Gen. Lee stated in this convermuch attention has been given to this point, owing to frequent theories of a lunar tidal of rains and of the was accompanied when he spoke of the sation that he was accompani sation that he was accompanied when he met Gen. Grant only by Col. Charles Marshall, of his personal staff, who went with one of Gen. Grant's staff to find a suitable room in which to hold the conference; that they were first shown to a vacant house, and declining to use that, were conducted by Maj. McClean to his house and shown by Maj. McClean to his house are are betractions to barge navier the maddest, merriest distributions to the Missouri which are not entire. There are observed the barse of May as the "maddest, merriest distribution by Maj and of mainted and of mainted the conserved the basis and of mand of mainted and of mainted the mainted the should state the house of tassion and of mainted the bound of the mainted the mainted the mainted the same are advertised.

When the Missouri which are not the Mississippi, but the Counter are mainted to the mainted the mainted the mainted the mainted th

Will Prove a Failure. Mississippi Central.]

the Senate, is a Credit Mobilier jobber. ent antique style of dress.

Brides and Grooms.

the woman who can hear of a wedding SOMETHING ABOUT THE INTERNATIONAL ests the whole sex, young and old, pretty and plain, rich and poor, gentle Aberdeen. A more cordial reception has and are loss as all Hon. Thomas Hardeman, of Macon, Ga., and simple. No matter how many never been tendered the Press Association, the strength less of the internal weddings they may have soon that

so be kept in the bulsares, the inctioners is not distinguished from those which have been related from the surface which are been held to be incurably victous and void. The deed of trust being fraudient persons, its execution was ground for an attachment. Roped n Boardon, 57 Miss., 490.

The fair interpretation of the judgment is as shown by the schedule of them, aggregates as which have been interested of section of the value of the several articles as shown by the schedule of them, aggregates their of the schedule of them, aggregates as the probable that it conveyed an idea of exposition, and have been surfaced and stitute with negro blood, while from his bearing he scorned the suspicion. The prefit marking of the probable that it is for the value of the several articles as shown by the schedule of them, aggregates as the probable that it is for the value of the several articles as shown by the schedule of them, aggregates as the probable that it is for the value of the several articles as shown by the schedule of them, aggregates as the probable that it is for the value of the several articles as shown by the schedule of them, aggregates as the probable that it is for the value of the several articles as shown by the schedule of them, aggregates as the probable that it is for the value of the several articles as shown by the schedule of them, aggregates as the probable that it is father; as the value their mother's bosom, and rectifing a sufficient control of the several articles as the value their mother's bound and walk like to make a with single countries of the schedule of them the colority was marked. The whites looked upon him by the schedule of them, aggregates as the value was sent by Col. Huff to the first schools in the New England States. During the countries of the commissioner will all a was the commissioner will all a was the commissioner will all the commissioner will all the commissioner will all the commissioner will all the commissioner will be commissioner will all the commissioner will b

studies the chief part.

Some one should turn a garden bose down his throat and "suds him out." cost \$85 a ton now cost only \$46 a ton and the steel rails which then cost \$112 may now be had for \$60. The 6,113 miles of road constructed in the last twelve months have not cost the country much more than about one young man in ten have not cost the country much more than about one young man in ten more

"Kings I Have Met," a Western paper where they prace of heir religious professays that some day he will come across stons and practices, the latter of which con-

Now that it's all over, and we can

looking horse that I have ever seen in As an interlude and according to pro-The attempt of some of the State papers harness. Why don't you fatten him granene, Mr. B. C. Sims gave us a vocal "I won't have a banquet tendered to to get up a "personal party" in this State will prove altogether futile. The great masses of the unterrified Democracy will make that's on him now?" roughly sustaining his well-carned reputation as a vocalist. mate that's on him now!" replied Pat. Hon. G. D. Shands, of Senatobia, on the Post. to discourage the use of slang among the address of welcome in a happy strain, as women. The futility of this effort may be judged from the fact that the slane

Hendricks out of their offices, there are leading pronounced in shape, fitting close-lieuworals who can doubtless be relied upon to pull them through.

Dawes, the Republican spokesman in the Senate, is a Credit Mobilier jobber.

Aberdeen's Welcome to the Press. Shepherslibes work Nobody ever met, or expects to meet! Address of Hon. B. O. Reynolds and Response by Col. G. D. Shands.

ADDRESS OF WELCOME.

in the neighborhood has all degrees the regions are non-cessary and objectionable. Reversel; new teind greated.

In the neighborhood has all degrees the regions are non-cessary and objectionable. Reversel; new teind greated.

Reversel; new teind greated to the bard of society. Dr. Haiff was proud and ambitious, and soon seemed to avoid association. At length the whites began to discover that there was not the faintest resulting to cotton fibre, from the seed to the most finely first head for the reported.]

To be reported.]

Supreme Court adjourned for the term on Thursday, June 2.

LUNAR INFLUENCES.

In the neighborhood has all degrees and other countries; and, also, the fertilizers, implements and manipulation of the cotton greated to the productions of the cotton greated to the leaves the vestry, and occasionally she leaves the vestry, and occasionally is seen to do so coming up the church. This last may be "coming in," but is substituted all over the lands and manipulation pertaining to cotton fibre, from the seed to the most finely finished article. It is believed that this exposition will be the first complete congregation of all the interests which produces, machine-makers and manipulation fear the infant as her son.

After this the barrier of society began to give way. A few whites recognized Dr. Haiff and employed him in their family, but in a family but in a family point in the result of the cotton industry.

LUNAR INFLUENCES.

it will greatly benefit and will give a tree mendous impetus to everything belonging directly to the cotton industry. Suitable buildings have already been planned and will be erected, in an admirable location, at this centre of the cotton-producing region of the United States; and will be prouided with every appliance requisite for the perfect and convenient exhibition of the material and machinery that will certainly seek so favorable an opportunity to present their claims to the world.

The public will also be enabled to see the cotton plant in all of the culture, in well-arranged plats, planted in successive seasons, with every variety of seeds; and, also, judge of the worth of various fertilizers and sys-

and the count will like along the control will like along the control will like along the process of the county of

Our agricultural interests are improving, and gressive wearons, while we still acknowledged the regal power of House and FOR THE FUN OF THE THING

It is the poorest way to get up in the world to be continually down in the mouth.

When a lie is exploded there are enough people to go around and pick up the pieces.

A large boy was complaining that his bed was too short, when his father sternly replied: "That is because you small, it is but the civalen which is to mark the sternly replied: "That is because you small, it is but the civalen which is to mark the sternly shall come."

When death surely shall come.

A time that surely shall come. small, it is but the circular which is to mark the small, it is but the coming overflowing flood. Our In Heaven itself we'll ask no more "A boy in Ohio got a prize of \$5 for people are industrious, law abiding and moral, eating a bar of yellow soap at a fair." the representation of sectional political particlimate and soil award us, to the contrary, notwithstanding. We assert the fact, and we are prepared to sustain it, that the percentage three kings and a pair of sevens, and then he will learn something about the really great resources of this country.

"Why, Franky," exclaimed the moth-"Lend me yours ears," said the classic crow to himself as he stole at night upon a farmer's field of corn.

of the past is a most solemn attestation that we will be true to our faith, true to patriotism, and that the "wrecks of the past shall be the links to bind together dear, don't lose sight of that gentle-

the union of these States.

We have the fairest land on this continent: er."

tried it by force and found it wouldn't work.

"I say, Patrick, that is the works between the laws of Fospi tality by reading you a leason upon your duty to your bests. I stave your pardon and induly on," was the reply. "And who does sits your best, and to make amends, I again welcome Sissy love?" "Sissy love? "Sissy love? "Sissy love? "Sissy love? "Sissy love?" "

A society has been formed at Boston part of the press of the State, replied to phrase "Who gives away this noman?" | RESPONSE BY COL. G. D. SHANDS.

still keeps its place in the marriage ser. Ludies and Gentlemen of Aberdeen ; edly pronounced in shape, fitting close- hearty hand-grasp, the beaming countenances

TERMS OF ADVERTISING

About sixty journals were represented at there entered to

Thun just an Aberleen welcom

THE WARRIES OF LOVE

It love be not a stronga-If with the dream away

Before that break or de-

Arthur C. Dawson.

OLD AND NEW.

weather is only conaled by the desire to

lives as a cat, or will have before all

man in mourning; he may be a widow-

toss he tisses 'er."-Exeunt omnes. mixed up in some rascality."-Boston

A Good Old Man.

A negro lives on the plantation of G. M. Ray, near Fayetteville, N. C., who has remained with his old master since the war. He has never asked for monoy, has never The polished atterances and finished periods missed a day's work, has never left home, The newest poke bannets are decid
of the gentleman who has just preceded me, were not necessary to assure us that the Press of the State is welcome in Aberdeen. The honest or wrong and honest or wrong act.